

D) Motion to Reconsider And Vacate Judgement

Honorable Judge MANUINGO

Reasons set forth

CASE 08 C 0605

FILED

Plaintiff Jones Parnell

MAR - 6 2008 *am*

V

3-6-2008

MICHAEL W. DOBBINS

CLERK, U.S. DISTRICT COURT

Richard Dick Devine

1) Plaintiff is not suing the defendant in this case for wrongful conviction.

2) Plaintiff has the right to request for any relief he desires within the Authority or position of the defendant.

3) Plaintiff is suing the defendant in A 42 U.S.C 1983 for Manufacturing Due Process.

4) In Association With Manufacturing due process Plaintiffs stimulus is the Omission of 725-5/109 Section (A)(B)(C). ~~Manufacturing~~. Plaintiffs predicate is ILES 720-5/32-7 Simulating legal Process.

It is prescribed in the complaint form that Plaintiff shall not cite case law nor statutes illustrating a description of its contents.

2)

This Court is A perfect example of the defendants deceptive practice; It dismisses Plaintiff's complaint based upon what it can not see, "yet" it relies upon what it perceives to be A well processed system.

This Court has exposed And proven Plaintiff's claim.

Plaintiff has never been charged by A initial judicial phase Annexed to An Arrest in A criminal processing At A initial Appearance.

Plaintiff is not denied due process, he has been maliciously given due process by the STATE'S Attorney office.

It would be A miscarriage of justice if this Court relies on it's own interpretation of the Plaintiff's Allegations to support its previous ruling in the case set forth.

Plaintiff request that this honorable Court VAcate it's previous judgement And order that the Summons be served on defendant.

3)

There is A established time limitation for statute omissions in the due process system, but there is no set time for A 1983 suit regarding challenging the sufficiency And legality of the system itself in the hands of A state official who's unauthorized to execute within it.

If there is; Plaintiff invokes the fraudulent-concealment rule with his trial And Appeals as objects of hindrance And prevention in discovering his claim. Supreme Court Rule

This Courts ruling is exhibit (C)

Plaintiff request for Jury trial.

Plaintiff pray that his request is granted.

~~And~~

(32)

Objects of Malicious Prosecution 720 T.L.C.S 5/32-7

1) dead bill of Indictment,

2) Mittimus Issued,

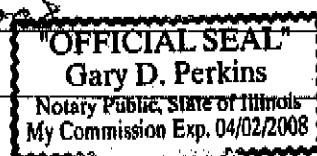
subscribed and sworn to before me

Parnell Jones

this 29th day February 2008

182358

Gary D. Perkins



Honorable Manning,
Case 08c0605
(to)
Motion Reconsider And VACATE Judgement

This case is in regards to the Authority
And position of the defendant.

Also his position on immunity.

Buckley v. Fitzsimmons
cite AS 113 S.Ct 2606 (1993)

1) The prosecutor had the Accused released
from jail by his Authority to go before the court
And right A Wrong. Civil Rights Key/211.1)

2) Manufacturing Due Process, Civil Rights Key/214(9)

3) No initial Appearance "Charge" Civil Rights Key/214(2)

"Quote" By contrast, if A constitutional wrong is
complete before the case begins the prosecutor
is entitled only to qualified immunity.

Defendant has no immunity. This is A criminal
offense taking him outside his jurisdiction As
A "Person" functioning for the state.

Parnell Jones
N82358